

REMARKS

A Notice of Allowance in the above-identified case issued on December 15, 2006, however, the Issue Fee has not, as yet, been paid.

In reviewing the claims prior to paying the Issue Fee, it was noted that a typographical/grammatical error occurred in Claim 9. Claim 9 refers to the intermediate layer and Claim 9 recites that the intermediate layer comprises particle of N type semiconductor. To place this claim in proper English, the phrase "particle of N type semiconductor" has been replaced with the phrase "N type semiconductor particles". Support for this amendment can be found on page 21, last line, where it refers to the intermediate layer containing N type semiconductive particles.

No other amendments have been made to the claims.

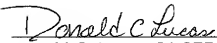
Respectfully, the amendment to Claim 9 should be entered because it merely corrects an obvious clerical/typographical error and does not affect the scope of the claims.

In view of the foregoing, it is respectfully submitted that the Application is still in condition for allowance and this 312 Amendment should be entered.

Should any extensions of time or fees be necessary in order to maintain this Application in pending condition, appropriate requests are hereby made and authorization is given to debit Account # 02-2275.

Respectfully submitted,

LUCAS & MERCANTI, LLP

By: 
Donald C. Lucas, 31,275
Attorney for Applicant(s)
475 Park Avenue South, 15th Floor
New York, NY 10016
Tel. # 212-661-8000

DCL/mr